TASK ORDER AGREEMENT CONSTRUCTION ENGINEERING, CONSULTANT LPA PROJECTS

CITY OF LINCOLN THE SCHEMMER ASSOCIATES, INC. PROJECT NO. ENH-5266(2) CONTROL NO. 12946 LINCOLN WEST O STREET HISTORIC HIGWAYS

THIS AGREEMENT, made and entered into by and between the City of Lincoln, hereinafter referred to as the Local Public Agency or LPA, and The Schemmer Associates, Inc., hereinafter referred to as the "Consultant," and collectively referred to as the "Parties".

WITNESSETH:

WHEREAS, in accordance with the terms of the Master Agreement for Consultant Services Project (Master Agreement), State Agreement No. BK1243, executed by the Consultant on February 16, 2012, and by the State of Nebraska Department of Roads (State) on March 5, 2012 referred to as the "Master Agreement", and a supplemental agreement executed by the Consultant on February 14, 2014 and by the State on March 6, 2014, hereinafter referred to as "Supplemental Agreement No. 1", the State selected several consultants, including Consultant, to be available to complete services for various local public agency Federal-Aid projects, and

WHEREAS, the LPA has completed or is in the process of completing plans, special provisions, and standard specifications for the letting and construction of a federal-aid transportation related project, and

WHEREAS, the LPA has selected Consultant to provide Construction Engineering services hereinafter the "Services" for its project identified as Project No. ENH-5266(2), and

WHEREAS, solely for convenience, consistency and in an attempt to obtain federal funding for the consultant services, the Parties intend that this task order agreement, herein after referred to as "Task Order", include some of the provisions of a March 6, 2014 Supplemental Agreement #1 for on-call services between Consultant and the State of Nebraska, Department of Roads, and

WHEREAS, LPA and Consultant wish to enter into this Task Order to specify the duties and obligations of the Parties for the Services described herein, and

WHEREAS, the Consultant and LPA intend that the Services provided by Consultant comply with all applicable federal-aid transportation project related program requirements, so that Consultant's costs of Construction Engineering will be eligible for federal reimbursement,

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and

WHEREAS, the LPA and Consultant intend that this Task Order be completed in accordance with the terms and conditions of the Nebraska LPA Guidelines Manual for Federal Aid Projects; hereinafter referred to as LPA Manual (See definition in Section 1), and

WHEREAS, Consultants primary contact person for LPA will be LPA's representative. who has been designated as being in responsible charge of the project, and who is referred to herein as RC or Responsible Charge.

NOW THEREFORE, in consideration of these facts, the Parties hereto agree as follows: SECTION 1. DEFINITIONS (LPA Task Order)

WHEREVER in this Task Order the following terms are used, they shall have the following meaning:

"LPA" stands for Local Public Agency, and in this Task Order means City of Lincoln (city or county), unless the context otherwise requires. LPA may also be used to refer generally to other Local Public Agencies. Local Public Agencies include, but are not necessarily limited to; Nebraska Cities, Villages, Counties, Political Subdivisions, Native American Tribes, and other entities or organizations found to be eligible sub recipients of federal funds for transportation projects.

"CONSULTANT" means the firm of The Schemmer Associates, Inc. and any employees thereof, whose business and mailing address is 134 S. 13th Street, Suite 1100, Lincoln, Nebraska, 68508.

"LPA MANUAL" shall mean the Nebraska Department of Roads' LPA Guidelines Manual for Federal-Aid Projects. The LPA Manual is a document approved by the Federal Highway Administration (FHWA) that sets out the requirements for local federal-aid projects to be eligible for federal reimbursement; the LPA Manual can be found in its entirety at the following web address: http://www.dor.state.ne.us/gov-aff/lpa/lpa-guidelines.pdf.

"RESPONSIBLE CHARGE" or "RC" shall mean LPA's representative for the project whose duties and responsibilities are identified in federal law and in the LPA Manual.

"STATE" means the Nebraska Department of Roads in Lincoln, Nebraska, its Director. or authorized representative. The State represents the interests of the United States Department of Transportation on federally funded transportation projects sponsored by a sub recipient of federal funds and any reference to the "State" in this Task Order shall mean the State on behalf of the United States Department of Transportation.

"FHWA" means the Federal Highway Administration, United States Department of

Transportation, Washington, D.C. 20590, acting through its authorized representatives.

"DOT" means the United States Department of Transportation, Washington, D.C. 20590,

acting through its authorized representatives.

"STATE REPRESENTATIVE" means an employee of the State assigned by the State to

determine whether the LPA's project meets the eligibility requirements for federal funding and to

provide technical assistance when requested by the LPA, in LPAs efforts to comply with the

requirements for Federal-aid funded local projects.

To "ABANDON" the Task Order means that the LPA has determined that conditions or

intentions as originally existed have changed and that the Task Order as contemplated herein is

to be renounced and deserted for as long in the future as can be foreseen.

To "SUSPEND" the Task Order means that the LPA has determined that the conditions

or intentions as originally existed have changed and that the Task Order as contemplated herein

should be stopped on a temporary basis. This cessation will prevail until the State determines

to abandon or terminate the Task Order or to reinstate it under the conditions as defined in this

Task Order.

To "TERMINATE" or the "TERMINATION" of this Task Order is the cessation or quitting

of this Task Order based upon action or failure of action on the part of the Consultant as defined

herein and as determined by the LPA.

SECTION 2. TERM OF THE AGREEMENT

This Task Order becomes effective on the date it is signed by the LPA and will end upon:

(1) the waiver of an audit review or (2) the final completion of an audit review by the State or its

authorized representative, and the resolution of all issues identified in the audit report.

SECTION 3. TASK ORDER SCOPE OF SERVICES

LPA and Consultant understand that the Services provided by Consultant must be

completed in accordance with all federal-aid reimbursement requirements and conditions. LPA

and Consultant agree that the Scope of Services for this Task Order will be in two parts. Part

one of the Scope of Services is contained within the General Scope of Services set out below.

Part two of the Scope of Services is set out on the document attached hereto as Exhibit "A",

entitled Scope of Services and Fee Proposal, which is hereby fully incorporated herein and made

a part hereof by this reference. Exhibit "A" is the result of the following process:

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 LPA provided Consultant with a document describing the detailed proposed Scope of Services for this project

(2) Consultant made necessary and appropriate proposed additions, deletions, and revisions to LPA's detailed Scope of Services document

(3) LPA and Consultant together reviewed the proposed Scope of Services, the proposed revisions and negotiated the final detailed Scope of Services and Fee Proposal document, which is attached as Exhibit "A".

Consultant and LPA have agreed that Exhibit "A" sets out the Services reasonably necessary and the costs reasonably estimated for Consultant Services to adequately observe, monitor, inspect, measure, manage, document and report so that LPA's project is constructed by the contractor in compliance with the Construction Contract Documents (definition below), the Manuals (definition below), State and Federal law, rule or regulation and policy.

General Scope of Services:

The Consultant services generally include, but are not limited to: project management; construction engineering; pre-construction staking; traffic control plans; conducting the preconstruction conference; construction staking: project inspection; materials sampling and testing during project construction; monitoring environmental commitments; preparing as-built plans; progress computations; final computations; preparing contractor change orders and work orders; and all project communications, including any necessary communication regarding federal-funding project eligibility questions, issues and concerns.

The Consultant shall review and have a working knowledge of the project plans, special provisions, standard specifications (the Standard Specifications for Highway Construction of NDOR (Current Edition)), change orders and all other project related contract documents for the construction of LPA's Federal-Aid project. The project plans, special provisions, standard specifications, and other contract documents are hereby incorporated by reference into this Task Order, as if they were fully set forth herein, and collectively, may be referred to as the Construction Contract Documents. Consultant shall assume the duties of "Inspector", (also referred to in the NDOR Construction Manual as "Construction Technician"); "Project Manager;" and also "Engineer" (unless the context of use of the term "Engineer" would otherwise require), as those terms are defined and duties set out in the Standard Specifications for Highway Construction (2007 Edition). Consultant shall assume that it is responsible for all duties of the "Engineer" unless notified otherwise by RC on behalf of LPA.

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Additionally, Consultant shall review and have a working knowledge of the following authoritative guides and manuals related to highway construction, materials and federal aid reimbursement:

- (1) NDOR Construction Manual Current Edition
- (2) Materials Sampling Guide (NDOR)
- (3) Standard Methods of Tests 2006 (NDOR)
- (4) The LPA Manual
- (5) The Manual on Uniform Traffic Control Devices
- (6) AASHTO Standard Specifications for Transportation Materials and Methods of Sampling and Testing
- (7) The ASTM Standards
- (8) NDOR Final Review Manual

These documents are hereby incorporated herein by reference as if fully set forth, and these documents, collectively, may be referred to as the Manuals. Unless required otherwise by the Construction Contract Documents, Consultant shall be responsible for timely completion of all applicable checklists, tests, samples, duties, requirements and provisions of the Manuals. The Manuals will be used to determine what, when, how, the sequence, and other details of the work that must be provided by Consultant, whenever Consultant's duties in these respects are not clearly set out in the Construction Contract Documents. Consultant shall employ a sufficient number of qualified employees on the project to adequately observe, monitor, inspect, measure, manage, document, report and carry out the other duties of this Task Order, so that the project is constructed by the contractor in compliance with the Construction Contract Documents, the Manuals, State and Federal law, rule or regulation and policy. Consultant shall fulfill all contract duties of inspection, project management and construction engineering for the project in a timely manner and shall communicate regularly about the progress of the construction with the LPA, through the RC, and, when appropriate for federal funding or eligibility issues, the State representative.

The Consultant is required to use Trans*Port Site Manager as the construction record-keeping system for Services under this contract.

The Consultant shall be present at the project site when appropriate for each applicable phase of construction to inspect, observe, monitor, measure, manage, document and report on the progress of the work or as otherwise specifically agreed to by the LPA.

The Parties understand that the Consultant is not responsible for the Contractor's means and methods of construction. To the extent the Construction Contract Documents and the Manuals specify sequencing of work, equipment requirements, or other construction methods, the Consultant shall keep the Owner's RC informed about the progress and quality of the portion of the work and shall advise the RC about observed or measured deficiencies in the work.

Additional Requirements:

A. The Consultant shall advise the LPA when it appears any Disadvantaged Business

Enterprise (DBE) working on the project is in need of assistance.

B. The Consultant shall make every effort to assist the Contractor or any Subcontractor in

interpreting Project Plans, Special Provisions, Standard Specifications, other Construction

Contract Documents, or the Manuals.

C. The Consultant will be present at the project site or available at LPA's Offices beginning on

the date specified in the LPA's notice to proceed to the contractor, unless project work has

not begun at the site; or, with at least 24 hours notice, at any prior date (1) when contract

work begins or when materials are delivered to the project that need to be tested, sampled or

inspected to verify conformance to the requirements of the Construction Contract

Documents.

D. The Consultant will promptly review and approve or reject all construction work on the

project, with the right, but not the duty, for the State and FHWA to review for compliance or

funding eligibility.

E. All reports of field tests performed by the Consultant will be submitted weekly to the State

Representative (two copies). Consultant will take prompt and appropriate action to reject or

cause Contractor to remedy the work or materials that do not conform to the contract

documents.

F. The Consultant shall comply with all Federal, State and local laws, rules or regulations,

policies or procedures, and ordinances applicable to the work contemplated in this Task

Order.

G. Project time delays attributed solely to the Contractor will constitute a basis for a request for

an equivalent extension of time for the Consultant. The Parties understand that federal

reimbursement of extra compensation must be approved in advance as described in the

Fees and Payments Section of this Task Order.

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H. The sampling and testing type, method and frequency must be completed by Consultant according to the current State of Nebraska Manuals, including the Materials Sampling Guide and the State Standard Methods of Tests (www.dor.state.ne.us), and the Construction Contract Documents. For sampling or testing issues or situations that are not covered in the Construction Contract Documents or the Manuals, Consultant shall notify LPA, provide its advice and request that LPA decide what testing type, method or frequency should be applied for this project. Any test methods or procedures that are proposed to be used and are not covered by NDOR procedures must receive prior concurrence for use from NDOR and FHWA.

SECTION 4. STAFFING PLAN (TO CE)

The Consultant has furnished LPA with a staffing plan that identifies the employees of the Consultant who will be part of the primary team for this project. The primary team is expected to be directly responsible for providing the field services for the work under this Task Order. This document shall specify the role that will be assigned to each member of the primary team. This document is attached hereto as Exhibit "A" and is incorporated herein by this reference. During construction, the Consultant may make occasional temporary changes to the primary team. However, any permanent change to the primary team will require prior written approval from the LPA.

Personnel who are added to the Staffing Plan as replacements must be persons of comparable training and experience. Personnel added to the Staffing Plan as new personnel and not replacements must be qualified to perform the intended services. Failure on the part of the Consultant to provide acceptable replacement personnel or qualified new personnel to keep the services on schedule will be cause for termination of this Task Order, with settlement to be made as provided in the <u>SUSPENSION</u>, <u>ABANDONMENT</u>, <u>OR TERMINATION</u> section of this Task Order.

SECTION 5. NEW EMPLOYEE WORK ELIGIBILITY STATUS

The Consultant agrees to use a federal immigration verification system to determine the work eligibility status of new employees physically performing services within the State of Nebraska. The Consultant hereby agrees to contractually require any Subconsultants to use a federal immigration verification system to determine the work eligibility status of new employees physically performing services within the State of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program authorized by the

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Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. 1324a, known as the E-Verify Program, or an equivalent federal program designated by the United States

Department of Homeland Security or other federal agency authorized to verify the work eligibility status of a newly hired employee. The undersigned duly authorized representative of the Consultant, by signing this agreement, hereby attests to the truth of the following certifications, and agrees as follows:

Neb.Rev.Stat. § 4-114. I certify compliance with the provisions of Section 4-114 and, hereby certify that this Consultant shall register with and use a federal immigration verification system to determine the work eligibility status of new employees physically performing services within the State of Nebraska. I agree to require all Subconsultants, by contractual agreement, to require the same registration and verification process.

If the Consultant is an individual or sole proprietorship, the following applies:

- The Consultant must complete the United States Citizenship Attestation form and attach it to this agreement. The form is available on the Department of Roads website at www.transportation.nebraska.gov/projdev/#save.
- 2. If the Consultant indicates on such Attestation form that he or she is a qualified alien, the Consultant agrees to provide the US Citizenship and Immigration Services documentation required to verify the Consultant lawful presence in the United States using the Systematic Alien Verification for Entitlements (SAVE) Program.
- The Consultant understands and agrees that lawful presence in the United States is required and the Consultant may be disqualified or the contract terminated if such lawful presence cannot be verified as required by Neb. Rev. Stat. §4-108.

SECTION 6. NOTICE TO PROCEED AND COMPLETION

The LPA will issue Consultant a written Notice-to-Proceed upon 1) full execution of this Task Order, 2) LPA's determination that federal funding approval has been obtained for the project and 3) State's concurrence that the form of this Task Order is acceptable for federal funding eligibility. Any work or services performed by Consultant on the project prior to the date specified in the written Notice-to-Proceed will not be eligible for reimbursement.

The Consultant shall complete all work under this Task Order within 60 calendar days from the construction completion date stated on the DR Form 91 "Notification of Contract Completion", and the work must be invoiced within 105 calendar days of the construction completion date. Any exception to this deadline will require prior approval from the State's

Construction Division Project Coordinator. If justification is approved, a time extension will be granted. Any costs incurred by Consultant after the completion deadline will not be eligible for federal funding reimbursement.

SECTION 7. FEES AND PAYMENTS

The Consultant's fee proposal is set out on Exhibit "B", attached hereto and made a part of this agreement. The general provisions concerning payment under this Task Order are set out on the Exhibit "B", attached hereto and made a part of this Task Order.

For performance of the services under the terms of this Task Order, the Consultant will be paid a fixed-fee-for-profit of \$13,432.92 and up to a maximum amount of \$104,237.94 for actual costs in accordance with Exhibit "B". The total Task Order amount is \$117,670.86.

SECTION 8. PROFESSIONAL PERFORMANCE (CE Task Order 12-19-11)

The Consultant understands that the LPA will rely on the professional training. experience, performance and ability of the Consultant. Examination by the LPA, State, or FHWA, or acceptance or use of, or acquiescence in the Consultant's work product, will not be considered to be a full and comprehensive examination and will not be considered approval of the Consultant's work product which would relieve the Consultant from liability or expense that would be connected with the Consultant's sole responsibility for the propriety and integrity of the professional work to be accomplished by the Consultant pursuant to this Task Order. The Consultant further understands that acceptance or approval of any of the work of the Consultant by the LPA or concurrence by the State/FHWA or of payment, partial or final, will not constitute a waiver of any rights of the LPA to recover from the Consultant, damages that are caused by the Consultant due to error, omission, or negligence of the Consultant in its work. That further, if due to error, omission, or negligence of the Consultant, the work product of the Consultant is found to be in error or there are omissions therein revealed during or after the construction of the project and revision, reconsideration or reworking of the Consultant's work product is necessary, the Consultant shall make such revisions without expense to the LPA. The Consultant shall respond to the notice of any errors, omissions or negligence within 24 hours and give immediate attention to necessary corrections. If the Consultant discovers errors. omissions, or negligence in its work, it shall notify the LPA within 24 hours. Failure of the Consultant to notify the LPA will constitute a breach of this Task Order. The Consultant's legal liability for all damages incurred by the LPA caused by error, omission, or negligent acts of the Consultant will be borne by the Consultant without liability or expense to the LPA.

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SECTION 9. SUSPENSION, ABANDONMENT OR TERMINATATION (2/8/12)

The LPA has the absolute right to suspend or abandon the work, or terminate this Task

Order at any time and such action on its part will in no event be deemed a breach of this Task

Order. The LPA will give the Consultant seven days written notice of such suspension,

abandonment, or termination. Any necessary change in Scope of Services shall follow the

Consultant Work Order Process outlined in the <u>FEES AND PAYMENTS</u> section above.

If the LPA suspends or abandons the work or terminates this Task Order as presently

outlined, the Consultant shall be compensated in accordance with the provisions of 48 CFR 31.

provided however, that in case of suspension, abandonment, or termination for breach of this

Task Order, the LPA will have the power to suspend payments, pending the Consultant's

compliance with the provisions of this Task Order. For an abandonment or termination of this

Task Order, payment to Consultant will be prorated based on the percentage of work completed

by the Consultant prior to abandonment or termination compared to the total amount of work

contemplated by this Task Order.

The ownership of all project plans and supporting documents completed or partially

completed at the time of such termination or abandonment will be retained by the LPA and the

Consultant shall immediately deliver all project plans and supporting documents to the LPA.

SECTION 10. SECTIONS INCORPORATED BY REFERENCE:

For the convenience of the Parties, for consistency for funding review, and in an effort to

reduce the length of this Task Order, LPA and Consultant agree to be bound by and hereby

incorporate by this reference as if fully set forth herein, Sections 12 through 18 and 20 through 27

of the Master Agreement for on-call construction engineering services for LPA projects between

the Nebraska Department of Roads and Consultant, dated March, 2010, with one recurring

change:

The name of LPA should be substituted in for any reference in that Master Agreement to

State, State of Nebraska, Director or the Nebraska Department of Roads, unless the

context would otherwise require. The LPA and Consultant agree to meet the

requirements of all incorporated provisions and represent that by signing this Task Order,

they expressly certify to any required certifications contained in those provisions.

Although some of the provisions of the Master Agreement are incorporated herein by

reference, it is understood that the Nebraska Department of Roads is not a party to this

Task Order and shall have no obligations or duties under this Task Order.

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SECTION 11. RESPONSIBILITY FOR CLAIMS AND LIABILITY INSURANCE (LPA)

The Consultant agrees to save harmless the LPA and State/FHWA from all claims and liability due to the error, omission or negligence of the Consultant or those of the Consultant's agents or employees in the performance of services under this Task Order. Further, it is expected that in carrying out the work under this Task Order, Consultant will make various decisions and judgments and Consultant will determine what actions are required by Consultant and by others to properly complete the work. Nothing in this Task Order shall be interpreted to relieve Consultant from any liability it would otherwise have to LPA or State in carrying out the work under this Task Order.

Finally, in this connection, the Consultant shall for the life of this Task Order, carry insurance as outlined in Exhibit "C" and attached hereto, and hereby made a part of this Task Order. In any contract Consultant has with a subconsultant, Consultant shall require that the insurance requirements outlined in Exhibit "C" must be met by the subconsultant.

SECTION 12. CONSULTANT CERTIFICATIONS

The undersigned duly authorized representatives of the Consultant, by signing this agreement, hereby swears, under the penalty of law, the truth of the following certifications, and agrees as follows:

- A. Neb. Rev. Stat. § 81-1715(1). I certify compliance with the provisions of Section 81-1715 and, to the extent that this contract is a lump sum or actual cost-plus-a-fixed fee professional service contract, I hereby certify that wage rates and other factual unit costs supporting the fees in this agreement are accurate, complete, and current as of the date of this agreement. I agree that the original contract price and any additions thereto shall be adjusted to exclude any significant sums by which the LPA determines the contract price had been increased due to inaccurate, incomplete, or noncurrent wage rates and other factual unit costs.
- B. Neb. Rev. Stat. §§ 81-1717 and 1718. I hereby certify compliance with the provisions of Sections 81-1717 and 1718 and, except as noted below neither I nor any person associated with the firm in the capacity of owner, partner, director, officer, principal investor, project director, manager, auditor, or any position involving the administration of federal funds;
 - Has employed or retained for a commission, percentage, brokerage, contingent fee, or other consideration, any firm or person (other than a bona fide employee working solely for me or the above Consultant) to solicit or secure this agreement, or
 - Has agreed, as an express or implied condition for obtaining this agreement, to employ
 or retain the services of any firm or person in connection with carrying out this
 agreement, or
 - 3. Has paid, or agreed to pay, to any firm, organization or person (other than a bona fide employee working solely for me or the above Consultant) any fee, contribution, donation, or consideration of any kind for, or in connection with procuring or carrying out this agreement, except as here expressly stated (if any).

C. Certification Regarding Debarment, Suspension, and Other Responsibility Matters-Primary Covered Transactions. Section C1 below contains 10 instructions that consultant agrees to follow in making the certifications contained in C2.

1. Instructions for Certification

- a. By signing this agreement, the Consultant is providing the certification set out below.
- b. The inability of a person to provide the certification required below will not necessarily result in denial of participation in this project. The Consultant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the State's determination whether to enter into this agreement. However, failure of the Consultant to furnish a certification or an explanation will disqualify the Consultant from participation in this agreement.
- c. The certification in this clause is a material representation of fact upon which reliance was placed when the State determined to enter into this agreement. If it is later determined that the Consultant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal government, the State may terminate this agreement for cause or default.
- d. The Consultant shall provide immediate written notice to the State if at any time the Consultant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- e. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549.
- f. The Consultant agrees that should the proposed covered transaction be entered into, it will not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the State before entering into this agreement.
- g. The Consultant further agrees to include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transaction," provided by the State without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- h. The Consultant in a covered transaction may rely upon a certification of a prospective Subconsultant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A Consultant may decide the method and frequency by which it determines the eligibility of its principals.
- Nothing contained in the foregoing will be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of the Consultant is not required to exceed

that which is normally possessed by a prudent person in the ordinary course of business dealings.

j. Except for transactions authorized under paragraph f of these instructions, if the Consultant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, the State may terminate this agreement for cause or default

2. Certification Regarding Debarment, Suspension, and Other Responsibility Matters - Primary Covered Transactions

- a. By signing this agreement, the Consultant certifies to the best of its knowledge and belief, that it and its principals:
 - Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or agency;
 - ii. Have not within a three-year period preceding this agreement been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - iii. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state, or local) with commission of any of the offenses enumerated in paragraph a.ii above; and
 - iv. Have not within a three-year period preceding this agreement had one or more public transactions (federal, state, or local) terminated for cause or default.
- b. Where the Consultant is unable to certify to any of the statements in this certification, such Consultant shall attach an explanation to this agreement. I acknowledge that this certification is to be furnished to the State and the FHWA in connection with this agreement involving participation of federal-aid highway funds and is subject to applicable, state and federal laws, both criminal and civil.

SECTION 13. LPA CERTIFICATION

By signing this Task Order, I do hereby certify that, to the best of my knowledge, the Consultant or its representative has not been required, directly or indirectly as an express or implied condition in connection with obtaining or carrying out this Task Order to:

- (a) employ or retain, or agree to employ or retain, any firm or person, or
- (b) pay or agree to pay to any firm, person, or organization, any fee, contribution, donation, or consideration of any kind.

I acknowledge that this certification is to be furnished to the FHWA, upon their request.

in connection with this Task Order involving participation of Federal-Aid highway funds and is subject to applicable state and federal laws, both criminal and civil.

SECTION 14. ALL ENCOMPASSED

This instrument embodies the entire agreement of the Parties. There are no promises, terms, conditions, or obligations other than contained herein, and this agreement supersedes all previous communications, representations, or other agreements or contracts between LPA and Consultant, either oral or written hereto.

IN WITNESS WHEREOF, the Parties hereby execute this agreement pursuant to lawful authority as of the date signed by each party. Further, the Parties, by signing this agreement, attest and affirm the truth of each and every certification and representation set out herein. EXECUTED by the Consultant this <u> </u> day of March THE SCHEMMER ASSOCIATES, INC. Doug Holle STATE OF NEBRASKA))ss. LANCASTER COUNTY) Subscribed and sworn to before me this 26 day of March, 2014. GENERAL NOTARY - State of Nebraska DEBBIE ALLEN My Comm. Exp. July 7, 2016 EXECUTED by the (LPA) this _____ day of _____, 2014. CITY OF LINCOLN Chris Beutler Mayor Subscribed and sworn to before me this _____ day of ____ Clerk STATE OF NEBRASKA DEPARTMENT OF ROADS Form of Agreement Approved for Federal Funding Eligibility: Date **AGRSCODING**

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Exhibit "A" SCOPE OF SERVICES

CONSTRUCTION ENGINEERING for

Project Name: Lincoln West 'O' Historic Highway Project Number: ENH-5266(2) Control Number: 12946

A. PROJECT DESCRIPTION

This scope provides for construction engineering services for Lincoln West 'O' Historic Highway in Lincoln, Nebraska. The project consists of the following improvements: Grading, Landscaping, Street Lighting, Signing, Striping and Sidewalk.

The Schemmer Associates Inc., (Consultant) shall serve as agent for City of Lincoln, (LPA), representing the LPA in all matters related to construction engineering services for this project.

It shall be the responsibility of the Consultant to administer, monitor, and inspect construction such that the project is constructed in conformity with the plans, specifications, and special provisions.

The Consultant shall inspect the Contractor's work to determine the progress and quality of work, identify discrepancies, report significant discrepancies to the LPA and Department, and direct the Contractor to correct such observed discrepancies.

This Scope assumes the contractor will be allowed 104 calendar days to complete the project.

B. APPLICABLE PUBLICATIONS

Work shall be done in accordance with the following materials as currently adopted at the time of letting:

- AASHTO Standard Specifications for Transportation Materials and Methods of Sampling and Testing
- 2. The ASTM Standards
- 3. NDOR Materials Sampling Guide
- 4. NDOR Construction Manual
- 5. NDOR Standard Specifications for Highway Construction
- 6. Project Plans
- 7. Contract Special Provisions
- 8. Manual on Uniform Traffic Control Devices (MUTCD) and NDOR's supplement to the
- 9. NDOR Final Review Manual
- NDOR Standard Method of Tests for Laboratory and Field

C. LPA SHALL PROVIDE

The LPA, on an as needed basis, will furnish the following documents for the project.

- 1. Project description
- 2. Electronic Construction Plan files including current aerial photographs with project alignment, existing and new rights-of way (ROW) and easements, and LOC, if available
- 3. Two copies of the Plans and Special Provisions
- 4. Roadside safety guidelines (Survey Crew Traffic Control Policy, see NDOR website)
- 5. Survey Field Books with control points and bench marks
- 6. NEPA Document
- 7. Other

These documents may be provided in either paper or electronic format.

D. CONSULTANT SHALL PROVIDE

- Project Management and Coordination. This task includes activities to initiate and monitor
 project schedules, workload assignments and internal cost controls throughout the project.
 Also included are efforts to prepare and process invoices and monthly progress reports;
 prepare project correspondence with the LPA and/or NDOR; maintain project records; and
 perform other duties of the Project Manager as defined in the NDOR Standard
 Specifications for Highway Construction.
 - 1.1 Project Management activities shall include the following:
 - Project Management Provide management of project including staffing, scheduling, invoicing, progress reports, and coordination with designer.
 - Prepare Change Orders and submit copies to the appropriate parties for approval and full execution.
 - Maintain detailed Project Records and keep them current. All records shall be available at the LPA's office.
 - Generate contractor's progress and final Estimates in Site Manager
 - Review Contractor's Construction Schedule
 - Coordinate with LPA and RC regarding all project activities.
 - Make entries of project data and diary information into Site Manager on a daily basis. Insure that inspectors and lab personnel are maintaining appropriate daily work reports and all material records.
- Meetings. Project staff will meet with the LPA, the Contractor, and NDOR when requested
 by the State, and prepare minutes of the meeting. For some projects, a public meeting
 may be held and the consultant's attendance may be required.
 - 2.1 Construction Inspection Planning Meeting The LPA shall coordinate this meeting prior to start of construction to ensure roles and responsibilities are clear. Attendees should include the LPA RC, construction inspection personnel and NDOR State Representative.
 - 2.2 Pre-Construction Meeting Prepare the agenda, attend, and distribute meeting notes.
 - 2.3 Construction Progress Meetings Prepare the agenda, attend, and conduct periodic progress meetings with the LPA and/or NDOR personnel, contractor, sub-contractors, utility personnel, and other agencies affected by the project. FHWA shall be included for full Federal oversight projects. There will be approximately 15 meetings.
 - 2.4 Public Meeting Assist the LPA with scheduling and conducting a Public Meeting with Contractor and Residents prior to the start of project.
 - 2.5 Assume 15 trips to the project site for meetings.
- 3. <u>Traffic Control Plan.</u> Consultant shall prepare a traffic control plan for the project site. These plan sheet(s) are to be signed by a Professional Engineer licensed in the State of Nebraska. Traffic Control plans shall be reviewed by the State Representative prior to placing in service (Owner will use checklist 12-72 to audit and document the Consultant's completion of this activity). Once the plans are completed, they are to be submitted to the Person of Responsible Charge (RC).
 - 3.1 Prepare Traffic Control Plan in accordance to NDOR Standard Plans, MUTCD and the NDOR Supplement to the MUTCD. Sign and seal plans.
 - 3.2 Review and approve Traffic Control Plan (If Completed by Contractor) for conformance to the Contract's Special Provisions.
 - 3.3 Submit Plans to the RC for their records.
- 4. SWPPP Inspections/Manual Updates. Consultant shall conduct inspections bi weekly and after every ½" or greater rain event according to permit regulations. The Stormwater

Pollution Prevention Plan (SWPPP) Manual shall be updated according to NDOR and/or LPA requirements.

- 4.1 Conduct # Inspections
- 1.2 Update SWPPP Manual and Temporary Erosion Control Plan
- 4.3 Assume # trips to the project site for SWPP Inspections.
- Construction Survey/Staking. The following tasks are required if the Consultant is
 providing Construction Surveying and Staking. This work shall be done in accordance with
 the NDOR Construction Manual.
 - 5.1 Provide coordination of staking needs with Contractor.
 - 5.2 Consultant shall verify and re-establish if necessary the survey control used during the preliminary engineering.
 - 5.3 Stake limits of construction throughout project.
 - 5.4 Mark removals including pavement removal limits. Stake right of way and construction easements.
 - 5.5 Provide slope stakes for grading in plaza and along trail.
 - 5.6 Provide hubs for plaza geometric points.
 - 5.7 Provide cross-section for new culverts before providing a Culvert Order List to Contractor.
 - 5.8 Stake fence relocation and guardrail.
 - 5.9 Stake silt fence.
 - 5.10 Verify existing tie in elevations and locations and adjust new pavement grades to meet existing pavement.
 - 5.11 Assume 8 trips to the project site for construction survey/staking.
 - 5.12 Provide stakes for street lights, trees and signs.

All items will be staked one time. Except for re-staking required for staking done incorrectly, re-staking will be considered out-of-scope. Consultant will invoice the LPA for the re-staking. If re-staking is required because of the activities of the Contractor, the fee for re-staking will be withheld from Contractor payment.

- Construction Consultation/Site Manager & Daily Work Report (DWR). Consultant shall
 contact RC/Designer as needed to obtain plan clarifications/interpretations. Maintain and
 review project materials and promptly enter information into Site Manager.
 - 6.1 Construction Consultation/SiteManager & Daily Work Report (DWR)
 - Review and Enter Data into SiteManager
 - Maintain Project Field Diaries, Files, and Record data in SiteManager
 - Document and Review Daily Work Reports (DWRs)
- 7. <u>Girder Shim Surveying.</u> (Bridge Projects Only) The Designer (PE) shall determine the girder shim values, which are defined as the differences in elevation between the top of girder elevation and the top of slab elevation necessary at known points along the length of the girder during placement of the deck to result in the finished top of slab elevation to be correct after the girder has deflected under the weight of the slab.
 - 7.1 Girder Shim Surveying
 - Shim shots will be taken at the locations as determined by the designer.
 - Elevations and rod readings need to be recorded by Consultant and submitted to PE at the time the shim shots are taken.
- Perform Bearing Calculations. If pile driving is required on the project, the Consultant shall
 perform bearing capacity calculations in accordance with the NDOR Construction Manual.
 - 8.1 Perform Bearing Calculations
- Construction Inspection. Consultant shall perform material sampling and testing and complete inspection work and project management in accordance with the references list in Section B of this Exhibit. Consultant shall assume the duties of "Inspector, (also referred

to in the NDOR Construction Manual as "Construction Technician"), "Project Manager", and also "Engineer" (unless the context of use of the term "Engineer" would otherwise require), as those terms are defined and duties set out in the Standard Specifications for Highway Construction. Consultant shall assume that it is responsible for all duties of the "Engineer" unless notified otherwise by RC on behalf of LPA.

- 9.1 Construction Inspection: Duties for construction inspection will include, but are not limited to, the following items:
 - Conduct wage rate interviews and review payrolls for correctness and Davis-Bacon Wage Rate compliance
 - Verify that the performance of the work is in conformance with the plans, specifications, and special provisions.
 - Conduct reviews for compliance with Disadvantaged Business Enterprise (DBE) commitments
 - The Consultant is required to create checklists to document assessment
 and compliance with all environmental commitments for the project. An
 Environmental Compliance Inspection Audit will be conducted by NDOR
 personnel. (NDOR will use checklist 12-20 to document the audit of the
 Consultant.) The environmental check list is to monitor and document
 construction activities for compliance with NEPA (Environmental Review
 Checklist, Section 404, NPDES, SWPPP, Threatened and Endangered
 Species, etc.)
 - NDOR will provide the Initial Threatened and Endangered Species surveys required as outlined in the conservation conditions; and follow up survey training for the Consultant's environmental inspection personnel.
 Follow-up surveys as may be required will be the responsibility of the Consultant. Any required surveys for compliance with the Migratory Bird Treaty Act will also be the responsibility of the Consultant. NDOR will not conduct these surveys.
 - The Consultant will provide NDOR 30 days advance notice of the need for the initial T&E surveys so that NDOR personnel can be scheduled to perform this work.
 - Review work zone traffic control devices daily and, at a minimum weekly
 interval, conduct a nighttime drive through review of temporary traffic
 control devices (per ATSSA Quality Standards for Work Zone Traffic
 Control Devices). Perform reflectivity check (DR form 481) of temporary
 devises at the start of construction activities and at six (6) month intervals
 or as conditions warrant.
 - Collect, sign/date, and file all delivery tickets and material certifications. All required material certifications shall be submitted to NDOR Materials & Research Division accompanied by a completed DR-12 sample ID form or Site Manager Sample Record ID.
 - Draft and review change order or time extension request including explanation of the issue and resolution and the justification for accepted prices and forward to RC. Once reviewed by NDOR and FHWA, proceed with the approval process. Forward a signed hardcopy to NDOR for further processing.
 - Communicate and coordinate plan revisions and change orders with the Designer.
 - · Prepare a field checked culvert order list
 - Prepare guardrail order list
 - Generate periodic progress estimates using SiteManager and forward to RC for further approval.
 - Review critical path schedule prepared by the Contractor for appropriateness and Current Controlling Operation (CCO) designation.
 - On bridge projects, the Inspector shall take periodic survey shots with the assistance of one of the Contractor's to ensure compliance with the plans.
 - Locate permanent pavement markings
- 9.2 Measure, calculate, and document quantities of pay items
- 9.3 Keep all records and data up-to-date so that all necessary information appears on the Weekly Report of Working Days when they are generated at mid-week.

- 9.4 Assume 75 trips to the site for the construction inspector. Assume 15 trips to the site for the design engineer in addition to the weekly progress meetings. It's assumed the contractor will not be working Saturdays and the inspector will not be on-site unless unsuitable weather or other conditions considered unfavorable for prosecution of the work during the week may necessitate working weekends to make up for days lost during the week.
- 9.5 Consultant shall review shop drawings supplied by the Contractor. This scope assumes 10 sets of shop drawings will require review.
- 10. Perform Material Sampling and Testing. The Consultant shall perform material testing as required in accordance with the references list in Section B of this Exhibit. All testing and sampling personnel shall be certified to perform these duties in accordance with the NDOR Materials Sampling Guide section 28. All non-NDOR Laboratories shall be pre-qualified by NDOR's Materials and Research Division to conduct the testing they are contracted to perform.

NDOR SHALL PROVIDE:

Typical testing done by NDOR Materials and Research's Central lab (sampling and delivery for these materials is done by Consultant and submitted to NDOR):

All Aggregate

- Quality and Soundness acceptance testing
- · Gradation verification testing

PG Binders & Emulsions

All required acceptance testing

All Steel Products

All testing required for heat number pre-approval and acceptance testing

Chemical Lab

All required source pre-approval and acceptance testing

Smoothness

- NDOR will run all 10% verification testing for projects with Smoothness
- Specifications for pavement. NDOR will perform bridge smoothness testing on bridges receiving pavement on either side of the bridge

CONSULTANT SHALL PROVIDE:

- 10.1 Collect, verify, document and deliver all samples to testing lab
- 10.2 Collect, verify, document and deliver a copy of all required material certifications to the NDOR Materials and Research Central Lab.
- 10.3 Review and document test results of all samples and coordinate with owner for acceptance and incorporation into the project.
- 10.4 Assume 24 trips to the project site for Material Sampling and Testing.
- 10.5 Assume 0 trips to the concrete plant for concrete aggregate sampling observation. It is assumed the material sampler will observe the aggregate sampling.
- As-Built Drawings. Prepare As-built drawings according to the LPA manual and the current directions from the NDOR Final Review Section.
 - 11.1 As-Built Drawings
- Final Inspections. Consultant shall prepare a punch list of items for the project site and conduct a final project walk-through inspection with the LPA RC and NDOR State Representative to verify that corrective work identified on the punch list has been completed.
 - 12.1 Walkthrough of Site and Preparation of Punch List

Version: 29 February 2012

- 12.2 Review Project to verify that Punch List work has been completed (Owner will use LPA Manual checklist 12-75 to audit and document the Consultant's completion of this activity)
- Project Closeout. Assist RC with compiling project construction records as requested.
 Assemble and transmit Final Construction Records to LPA RC in paper format (printed single sided), including:
 - 13.1 Project Closeout activities shall include the following:
 - Project Manager's Final Estimate
 - Copy of Consultant PM's (representing LPA) Concurrence/Non-Concurrence Letter w/ Certified Mail Receipt Enclosed.
 - Copy of Contractor's signed Concurrence/Non-Concurrence Letter
 - Memo of Major Item Review
 - Memo of Time Allowance Review (Required only if the Contractor has overrun on the Contract Time Allowance.)
 - Borrow Site Memo
 - City Agreement Letter
 - Project Completion Memo The Consultant's PM should perform this in an
 e-mail to the NDOR Rep with the required information check with the
 NDOR Rep for this. The Consultant should ensure that the LPA RC
 sends a letter of Tentative Acceptance (per NDOR format) to the
 Contractor send copies to the NDOR Rep.
 - Sign Deduction Memo (If required)
 - Material Review Memo
 - SiteManager PM Diary Report
 - SiteManager Contract Item Report for all Contract Items
 - All NDOR Spreadsheets and Workbooks used for Contract Item supportive documentation.
 - All Contractor provided Asphalt QA/QC Test Results (asphalt projects)
 - Project Culvert Field Book with information per the NDOR Construction Manual
 - Signed and stamped As Built Plans (full size)
 - · Copy of Evaluation(s) of Contractor
 - LPA CE Project Closeout Checklist (LPA Manual Checklist 14-10)
 - Deliver Final Construction Records to LPA RC, including Form DR-299 Project Construction Conformity Certification and ensure that the LPA RC
 completes the LPA RC Project Closeout Checklist (LPA Manual checklist
 14-20 and includes it in the Final Records provided to the NDOR State
 Representative for review)
- 14. Other. (Additional project specific tasks may be added here)
 - 14.1 Other
 - 14.2 Other

E. SCHEDULE

 Notice to Proc 	:eed:
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2. The Consultant shall provide a schedule of activities and deliverables upon award

CONSTRUCTION ENGINEERING SERVICES Staffing Plan

Project Name:	Lincoln West 'O' Historic Highway	
Project Number:	ENH-5266(2)	
Control Number:	12946	
Location (City, County):	Lincoln, Lancaster County	
Firm Name:	Schemmer	Add
Consultant Project Manager:	Doug Holle	
Phone/Email:	402-488-2500, dholle@schemmer.com	Logo Here
LPA Responsible Charge:	Emie Castillo	
Phone/Email:		
NDOR Project Coordinator:	Judy Borer	
Phone/Email:		
Date:	February 5, 2014	

Labor (Hours	Blended Rate	Amount
	Glassification Title	1	Dienueu Raus	Amount
PR	Principal	7	\$65,32	\$457.24
PM	Project Manager	106	\$48.54	\$5,145,24
	Engineer	47	\$48,16	\$2,263.52
	Designer/CADD Technician	4	\$27.28	\$109.12
SCC	Survey Crew Chief	189	\$22,67	\$4,284.63
	Survey Crew Member	105	\$19.10	\$2,005.50
INSP 2	Inspector 2	725	\$27.19	\$19,712.75
INSP 1	Inspector 1		\$23.75	
ADM	Administrative		\$20.00	
RLS	RLS	51	\$37.50	\$1,912.50
TOTAL		1,234		\$35,890.50

Overhead Rate*: 172.20% Fee for Profit Rate*: 13.75% * Enter firms most recent Audited Overhead Rate, and Fee for Profit Rate calculated from the NDOR Fixed Fee Worksheet (available on the NDOR

CLASSIFICATIONS**:

PR = Principal
PM = Project Manager SCC = Survey Crew Chief
SCM = Survey Crew Member
INSP 2 = Inspector 2
INSP 1 = Inspector 1 ADM = Administrative
RLS = RLS
UD2 = User Defined 2 ENG = Engineer
DES = Designer/CADD Technician

** For User-Defined Classifications, you will need to edit the Classifications Legend located above. To enter a new classification, replace "UD1" with its abbreviation (ex. GRA) and replace "User Defined 1" with the corresponding title (ex. Graphic Artist). Once the user-definitions are added, they will self-populate in the Labor Costs Table, as well as the remaining sheets.

Biended Rates Table

		STAFFING PLAN		
	EE NAME	CLASSIFICATION ¹ & CERTIFICATIONS	SALARY RATE	% ASSIGNED
rincipal	Steve Kathol	Principal	\$58.45	200
	Charly Huddleston	Principal	\$56.45 \$68.27	30% 70%
******	Onany i roducatori	FilliGpar	Blended Rate:	\$65.32
roject Manager			Diologia (tabo)	400.04
	Doug Holle	Senior Registered Engineer	\$48.54	100%
			Blended Rate:	\$48.54
Engineer				
	Doug Holle	Senior Registered Engineer	\$48.54	30%
	Mark Lutjeharms	Senior Registered Engineer	\$48,54	30%
***************************************	Matt Sutton	Senior Registered Engineer	\$47.58	40%
Designer/CADD T	onhalalon	· · · · · · · · · · · · · · · · · · ·	Blended Rate:	\$48.16
Sepificial Curry 1	Megan Stamer	CADD Technician	****	****
	Derik Knock	Design Technician	\$21.63 \$32.93	50%
146.50	Delia Milota	Design (activisa)	<u> </u>	50%
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Survey Crew Chic	of .			451.50
.,	Tony Bruckner	RLS/Crew Chief	\$28.31	33%
	Ray Flock	Crew Chief	\$19.57	33%
	Kevin Kitteridge	Crew Chief	\$20.20	34%
			Blended Rate:	\$22.67
Survey Crew Men				
***************************************	Sean Conway	Crew Member	\$18,54	33%
	Adam Bessinger	Crew Member	\$20.50	33%
	Kim Greiner	Crew Member	\$18.27	34%
	1 (A) (B) (C) (A) (B) (B) (B) (B) (B)			
nspector 2		· · · · · · · · · · · · · · · · · · ·	Blended Rate:	\$19.10
iispacui z	Bred Elting	Senior Project Rep.	207.00	
***************************************	Heath Cutler	Project Rep.	\$27.00 \$23.25	25%
	Jon Goldie	Senior Project Rep.	\$31.01	25%
***************************************	Greg Kizzier	Senior Project Rep.	\$27.50	25%
A-WHILE BOX - 100	Grog (Nazini	panior rioject rep.	Blended Rate:	25% \$27,19
nspector 1			-neneen retter	Ψ41.13
•	Jon Goldie	Senior Geotechnical Tech.	\$31,01	33%
	Chuck Keppard	Geotechnical Tech.	\$17.00	33%
	Heath Cutler	Project Rep.	\$23,25	34%
			Blended Rate:	\$23.75
dministrative				
200 AND 200 AN	Jill Laferriere	Admin. Assistant	\$20.00	100%
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			Blandad Bat	
LS			Blended Rate:	\$20.00
	Tim Conway	RLS/Survey Manager	e27 50	4000/
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			Blended Rate:	\$37.50
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			Blended Rate:	The second secon

Input actual employee classification as designated by firm. Also enter in any certifications that employee holds.

Total of "% Assigned" must equal 100% for each personnel classification category. If one person in classification, list them as 100% for "% Assigned".

Consultant's Independent Cost Estimate for CE Services Staffing Plan

CONSTRUCTION ENGINEERING SERVICES Consultant's Estimate of Hours

Project Name:	Lincoln West 'O' Historic Highway
Project Number:	ENH-5266(2)
Control Number:	12946
Location (City, County):	Lincoln, Lancaster County
Firm Name:	Schemmer
Consultant Project Manager:	Doug Holie
Phone/Email:	402-488-2500, dhoile@schemmer.com
LPA Responsible Charge:	Emie Castilio
Phone/Email:	
NDOR Project Coordinator:	Judy Borer
Phone/Email:	
Date:	February 5, 2014

Add Logo Here

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9.4 Trips to Site (Travel Time) for Construction Inspection		-	8		1	 	50		(d):		ļ	5
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10.2 Provide all required material certifications to the NEOR M & R LSD 10.3 Review and document all test results of all samples			1			1	24		-			2
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i. As-Built Drawings												
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CONSTRUCTION ENGINEERING SERVICES Direct Expenses

Project Name:	Lincoln We	est 'O' His	storic High	way				
Project Number:	ENH-5266(2)	***************************************			· · · · · · · · · · · · · · · · · · ·		•	
Control Number:	12946	'			***************************************		•	
Location (City, County):	Lincoln, Lancaste	r County		***************************************	170,	***************************************		
Firm Name:	Schemmer	***************************************	******************************	***************************************			A	Hel-
Consultant Project Manager:	Doug Holle	***************************************					1	1
Phone/Email:	402-488-2500, dh	olle@schemn	ier.com			***************************************	Logo	Here
LPA Responsible Charge:	Emie Castillo			**************************************	·····	***************************************		
Phone/Email:							· L	
NDOR Project Coordinator:	Judy Borer							
Phone/Email:								
Date:	February 5, 2014							
			<u></u>		***************************************	• • • • • • • • • • • • • • • • • • • •		
Subconsultants:					1.6	Quentity	Unit Cost	Amount
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Printing and Reproduction: Plan sets					C	tuantity 6	Unit Cost	Amount
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			200					
								
							Subtotal	\$300.00
Mileoge/Travel:						iventity	Unit Cost	
Survey Mileage (8 trips)					*	800	\$0.560	Amount \$448.00
Inspector 2 trips (92 trips)						5,520	\$0.560	\$3,091.20
Inspector 1 trips (24 trips) PM/Engineer Trips (32 trips)						1,440 640	\$0.560	\$808.40
i incligince, riipo (ez aipo)						840	\$0.560	\$358.40
			*				Subtotal	\$4,704.08
Lodging/Mesis:					q	uantity	Unit Cost	Amount
						-		
							Subtotal	
Material Testing:	Quantity	Unit Cost	Amount 10	laterial Testing:	16	wantity	Unit Cost	Amount
Nuclear Gauge	26	\$10.00	\$260.00					- Automa
Field Concrete Equipment	33	\$20.00	\$680.00					
Proctor Equipment Sieve Equipment	2 4	\$20.00 \$20.00	\$40.00 \$80.00					
				THE SECTION OF THE SE				
		Subtotal	\$1,040.00				Subtotal	
		-						
Other Miscellaneous Costs: Staking materials					9	uantity	Unit Cost	Amount
Amunia malenais						1	\$500.00	\$500.00
							Subtotal	\$500.00
TOTAL DIRECT EXPENSES								
I WARE DIRECT EXCENSES	<u>:</u>		•					\$6,544.00

CONSTRUCTION ENGINEERING SERVICES Cost by Task

Project Name:	Lincoln West 'O' Historic Highway	
Project Number:	ENH-5266(2)	·····
Control Number:	12946	
Location (City, County):	Lincoln, Lancaster County	
Firm Name:	Schemmer	Add
Consultant Project Manager:	Daug Halle	Logo Here
Phone/Email:	402-488-2500, dholle@schemmer.com	Logo nere
LPA Responsible Charge:	Ernie Castillo	
Phone/Email:		
NDOR Project Coordinator:	Judy Borer	
Phone/Email:		
Date:	February 5, 2014 .	

Tasks	Total Hours	Direct Labor Cost	Overheed 172.20%	Fee for Profit	Total Project Cost
For Construction Engineering Services:				4	
Project Management and Coordination	51	\$2,251.40	\$3,876.91	\$842.64	\$6,970,95
2. Meetings	43	\$1,978.95	\$3,407.75	\$740.67	\$8,127.37
3. Traffic Control Plan	9]	\$349.92	\$602.56	\$130.97	\$1,083.45
4. SWPPP Inspections/Manual Updates					
5. Construction Survey/Staking	345	\$8,202.63	\$,14,124.93	\$3,070.04	\$25,397,60
6. Construction Consultation/Site Manager & Daily Work Report (DWR)	96	\$3,165.34	\$5,450.72	\$1,184.71	\$9,800.77
7. Girder Shim Surveying (Bridge Projects Only)	11				
8. Perform Bearing Calculations					
. Construction inspection	488	\$14,065.58	\$24,220.93	\$5,264.40	\$43,550,91
Perform Material Sampling and Testing	112	\$3,045.28	\$5,243.97	\$1,139.77	\$9,429.02
11. As-Built Drawings	18	\$532.12	\$916.31	\$199.16	\$1,647.69
2. Final Inspections	20	\$629.20	\$1,083.48	\$235.49	\$1,948,17
3. Project Closeout	52	\$1,670.08	\$2,875.88	\$625.07	\$5,171.03
14. Other	I			I .	
Direct Expenses					\$6,544.00
TOTAL	1,234	\$35,890.50	\$61,803.44	\$13,432.92	\$117,870.86

CONSTRUCTION ENGINEERING SERVICES Project Cost

Project Name:	Lincoln West 'O' Historic Highway
Project Number:	ENH-5266(2)
Control Number:	12946
Location (City, County):	Lincoln, Lancaster County
Firm Name:	Schemmer
Consultant Project Manager:	Doug Halle
Phone/Email:	402-488-2500, dhoile@schemmer.com
LPA Responsible Charge:	Ernie Castillo
Phone/Email:	
NDOR Project Coordinator:	Judy Borer
Phone/Email:	
Date:	February 5, 2014

Add Logo Here

Direct Labor Costs:	Hours	Rate	Amount
Personnel Classification	Tipula	No.	Announ
Principal	7	\$65.32	\$457.24
Project Manager	106	\$48.54	\$5,145.24
Engineer	47	\$48.16	\$2,263.52
Designer/CADD Technician	4	\$27.28	\$109.12
Survey Crew Chief	189	\$22.67	\$4,284.63
Survey Crew Member	105	\$19.10	\$2,005.50
Inspector 2	725	\$27.19	\$19,712.75
Inspector 1		\$23.75	
Administrative		\$20.00	
RLS	51	\$37.50	\$1,912.50
TOTALS	1234		\$35,890.50

Direct Expenses:	Amount
Subconsultants	
Printing and Reproduction Costs	\$300.00
Mileage/Travel	\$4,704.00
Lodging/ Meals	
Material Testing	\$1,040.00
Other Miscellaneous Costs	\$1,040.00 \$500.00
TOTALS	\$6,544.00

Total Project Cost	at,	Amount
Direct Labor Costs		\$35,890.50
Overhead @	172.20%	\$35,890,50 \$61,803,44
Total Labor Costs		\$97,693.94
Fee for Profit Rate (13.75%	\$13,432.92
Direct Expenses		\$6,544.00
PROJECT COST		\$117,670.86

State of Nebraska Department of Roads Required Document List

Contract ID 1946
Control Number 12946 000
Project Number ENH-5266[2]
Location LINCOLN WEST 'O' HISTORIC HIGHWAY
Type of Work GRAD CONC PAVE LS FENCE ELEC SIGN
Letting Date October 10, 2013

DISCLAIMER: This document may not include all material requirements for this project. Please refer to the Materials Sampling Guide for a comprehensive list of the material requirements. This document will not reflect any changes made to the project after the project letting.

Legend
TOS Test or Sample
CC Contractor's Certification
MC Manufacturer Certification
COC Certification of Compliance
COT Certification of Test
API Approved Products List
PMV Project Manager's Verification
SP Special Provisions
NSS Nebraska Standard Specification
SR Shipping Report

Group GROUP 1 GRADING	item coos	Item Code	Description PAYEMENT MARKING DESCRIPTION	Quantit		Acceptance Method	Reference Book	M&R Conta
GROOP I GRADING	0001 0002	0002.32 0030.10	PAVEMENT MARKING REMOVAL MOBILIZATION	1080.000	SF LS			
	0003	1030.00	EARTHWORK MEASURED IN EMBANKMENT	441.000	CY			
			Soil Density-Embankments			TOS	SG-9	CHURCHWELL
	0004	1101.25 1106.00	SAWING PAVEMENT REMOVE DRIVEWAY	637.000	LF			
	0005	1106.00	REMOVE DRIVEWAY	74.000 635.000	SY SY			
	0007	1108.00	REMOVE COMBINATION CURB AND GUTTER	484.000	LF			
	8000	1111.00	REMOVE FENCE	10.000	LF			
	0009	1122.01	REMOVE CONCRETE MEDIAN SURFACING	90.000	SY			
	0010	4015.00	ADJUST MANHOLE TO GRADE	2.000	EACH			
			Portland Cement Concrete			TOS	SG-16	KRASON
			Class B Aggregate Class E Aggregate			TOS	SG-16	KRASON
	0011	1019.12	EROSION CONTROL, CLASS 1C	810.000	SY	TOS APL	SG-16 NSS807	KRASON DONDLINGER
	0012	L022.11	FABRIC SILT FENCE-LOW POROSITY	354.000	LF	APL	NSS809	DONDLINGER
	0013	W600.03	ADJUST VALVE BOX TO GRADE	1.000	EACH		(100005	DONDLINGER
	0014	W600.36	ADJUST WATER VALVE BOX TO GRADE	7.000	EACH			
ROUP 3 CONCRETE PAVEMENT	0015 0016	0030.30	MOBILIZATION	1.000	LS			
	0017	3009.60 3014.11	PRECAST CONCRETE SLAB COMBINATION CONCRETE CLASS 478-3500 CURB AND GUTTE	21.000	SF LF	SG-SECTION 27,	NOTE 13,SP89	KRASON
		3024122	Portland Cement Blended-IPF, IPN, IPF/S	N 334.000	LF	TOS	SG-16	KRASON
			Portland Cement Concrete			TOS	SG-16	KRASON
			Pref Expansion Jt Filler			APL	SG-16	KRASON
			White Pigmented Cure Compound-Field Usex			APL/TOS	SG-16	KRASON
			Hot Poured Joint Sealant -Field UseR			APL/TOS	SG-16	BYRE
			Class B Aggregate			TOS	SG-16	BEASON
	0018	3015.52	Class E Aggregate COLORED CONCRETE MOW STRIP	163.000	ev.	TOS	SG-16	BEASON
	0019	3016.22	CONCRETE CLASS 47B-3500 5IDEWALKS	162.000 87.000	SY SY	TOS	SG-16	KRASON
			Portland Cement Blended-IPF, IPN, IPF/S			TOS	SG-16	KRASON
			Portland Cement Concrete			TOS	5G-16 5G-16	KRASON
			Pref Expansion It Filler			APL	SG-16	KRASON
			White Pigmented Cure Compound-Field Uses			APL/TOS	SG-16	KRASON
			Class B Aggregate			TOS	SG-16	BEASON
	anan	7015 20	Class E Aggregate DETECTABLE WARNING PANEL			TOS	SG-16	BEASON
	0026 0021	3016.39 3016.57	COLORED CONCRETE CLASS 478-3500 SIDEWALKS	304.000	SF	APL	SP-90	KAREL
	0022	3016.71	6" CONCRETE CLASS 478-3500 SIDEWALKS	67.000 386.000	SY SY	TOS	SG-16	KRASON
			Portland Cement Blended-IPF, IPN, IPF/S	300.000	31	TOS	SG-16	KRASON
			Portland Cement Concrete			TOS	SG-16	KRASON
			White Pigmented Cure Compound-Field Usex			APL/TOS	SG-16	KRASON
			Class 8 Aggregate			TOS	SG-16	BEASON
			Class E Aggregate			TOS	5G-16	BEASON
	0023	3017.05	4" COLORED CONCRETE MEDIAN SURFACING	92.000	SY			
			Portland Cement Blended-IPF, IPN, IPF/S Portland Cement Concrete			TOS	SG-16	KRASON
			Reinforcing Steel - Field Sample			TOS TOS/COT	SG-16	KRASON
			Reinforcing Steel-(pretested)¤			TOS/COT	SG-16 SG-16	KAREL KAREL
			Hot Poured Joint Sealant -Field Usex			APL/TOS	SG-16	BYRE
			Ciass B Aggregate			TOS	SG-16	BEASON
			Class E Aggregate			TOS	SG-16	BEASON
	0024	3017.62	6° COLORED CONCRETE CLASS 478-3500 MEDIAN SURFACING		SY	TOS	SG-16	KRASON
	0025 0026	3017.70 3017.71	PAVER	1088.000	SF	TOS/COC	5P-101	KRASON
	0026	3017.72	PAVER PAVER	906.000	SF	TOS/COC	SP-101	KRASON
	0028	3017.73	PAVER	35.000 1625.000	SF SF	TOS/COC	SP-101	KRASON
	0029	3017.74	PAVER	49.000	SF	TOS/COC TOS/COC	SP-101 SP-101	KRASON KRASON
	0030	3017.75	PAVER	531.000	SF	TOS/COC	SP-101	KRASON
	0031	3075.13	6" COLORED CONCRETE PAVEMENT, CLASS 47B-3500	525.000	SY	TOS	SG-16	KRASON
	0032	4094.04	CURB WALL	77.000	SF	TOS	SG-16	KRASON
	0033	4102.09	CLASS 478-3500 CONCRETE FOR RETAINING WALL	12.500	CY			
			Portland Cement Blended-IPF, IPN, IPF/S			TOS	SG-16	KRASON
			Portland Cement Concrete Class B Aggregate			TOS	SG-16	KRASON
			Class E Aggregate			TOS	SG-16	BEASON
	0034	4159.00	REINFORCING STEEL FOR RETAINING WALL AND STEP	1470.000	LB	TOS TOS/COT	SG-16 SG-16	BEASON KAREL
	0035	4900.25	CURB INLET SEDIMENT FILTER	10.000	EACH	APL	SP-135	DONDLINGER
	0036	5850.00	TRASH ENCLOSURE	2.000	EACH	coc	SP-93	KAREL
	0037	5850.10	BIKE RACK	1.000	EACH	coc	SP-93	KAREL
	0039	7105.03	MASONRY COLUMN	2.000	EACH	COT/COC	SP-112	KRASON
			Portland Cement Concrete			TOS	SG-16	KRASON
			Class B Aggregate			TOS		BEASON
	0041	7515.24	Class E Aggregate			TOS	SG-16	BEASON
	0041	/313.24	24" WHITE POLYUREA PAVEMENT MARKING, GROOVED Glass Beads-Thermo and Polyurea	460.000	LF	coc		
			Polyurea Pavement Marking			COC APL		DONDLINGER
	0038	5850.12	BENCH	5.000	EACH	COC	SP-92	DONDLINGER
	0040	7380.25	BOLLARD	4.000	EACH	coc	SP-92 SP-92	KAREL KAREL
OUP SE LANDSCAPING	0042	0030.50	MOBILIZATION	1.000	LS			
	0043	L010.00	SODDING	257.000	SY			
	0044	L010.15	BUFFALO GRASS SODDING	522.000	SY			
	0045	1.010.44	CALAMAGROSTIS ACUTIFLORA 'KARL FOERSTER'	123.000	EACH			
	0046	L010.46	BOUTELOUA GRACILIS (BLUE GRAMA) #1 CONTAINER GROWN	1345.000	EACH			
	0047 0048	L010.48 L010.50	SPOROBOLUS HETEROLEPIS (PRAIRIE DROPSEED)	238.000	EACH			
	0048	1010.50 1031.01	BOUTELOUA CURTIPENDULA (SIDEOATS GRAMA) PLANTING BED EDGING	266.000	EACH			
	0050	L032.50	WOODCHIP MULCH	143.000	LF C			
		1035.00	LANDSCAPE IRRIGATION	44.000 1.000	CY LS	coc	en e :	
		1.302.22	PICEA PUNGENS (COLORADO SPRUCE) 6' B&B	13.000	EACH	coc	SP-94	KAREL
		L360.01	PICEA ABIES (NORWAY SPRUCE) 6' B&B	1.000	EACH			
	0054	L373.00	PINUS PONDEROSA (PONDEROSA PINE) 8' 8&B	1.000	EACH			
		L410.03	ARONIA MELANOCARPA (BLACK CHOKEBERRY)	32.000	EACH			
		L559.22	RHUS AROMATICA 'GRO-LOW' (GRO-LOW SUMAC)	28.000	EACH			
			VIBURNUM DENTATUM 'BLUE MUFFIN' (BLUE MUFFIN VIBURN		EACH			
				1.000	EACH			
		L707.98	AMELANCHIER X GRANDIFLORA 'AUTUMN BRILLIANCE' (AUTUM	4 000	EACH			

State of Nebraska Department of Roads Required Document List

Contract ID 1946
Control Number 12946 000
Project Number ENH-3266(2)
Location LINCOLN WEST 'O' HISTORIC HIGHWAY
Type of Work GRAD CONC PAVE L5 FENCE ELEC SIGN
Letting Date October 10, 2013

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Legend
Test or Sample
Contractor's Certification
Manufacture Certification
Certification of Compliance
Certification of Test
Approved Products List
Project Manager's Verification
Special Provisions
Nebraska Standard Specification
Shipping Report TOS CC MC COC COT APL PMV SP NSS SR

Group	Line Item	Item Code	Description	Quantity	Unit	Acceptance Method	Reference	
	0060	L717.32	CELTIS OCCIDENTALIS (COMMON HACKBERRY) 2" CALIPER B&I	8 2.000	EACH	menad	Book	M&R Cont
	0061	L740.10	SYRINGA RETICULATA 'IVORY SILK'	18.000	EACH			
	0062	L741.31	MALUS 'PRAIRIEFIRE' (PRAIRIEFIRE CRABAPPLE)	8.000	EACH			
	0063	L742.22	QUERCUS BICOLOR (SWAMP WHITE OAK)	7.000	EACH			
	0064	L766.21	GYMNOCLADUS DIOICUS (KENTUCKY COFFEETREE) 2" CALIPER		EACH			
	0065	LB08.17	QUERCUS RUBRA (RED OAK) 2 1/2" CALIPER B&B	1.000	EACH			
	0066	L833.40	TAXODIUM DISTICHUM (BALD CYPRESS) 8' B&B	3.000				
	0067	L946.79	SCHIZACHYRIUM SCOPARIUM	750.000	EACH EACH			
	0068	1954.00	PEROVSKIA ATRIPLICIFOLIA (RUSSIAN SAGE)	44.000	EACH			
	0069	L961.21	RUDBECKIA HIRTA (BLACK-EYED SUSAN) #1 C.G.					
ROUP 7B FENCE	0070	0030.71	MOBILIZATION	1.000	EACH			
	0071	6406.00	PEDESTRIAN HANDRAIL		LS			
	0072	7130.91		14.000	LF	сот	NS5716	KAREL
ROUP 8B ELECTRICAL	0072	0030.81	5 FOOT ORNAMENTAL FENCE	267.000	LF	COT/COC	SP96	KAREL
NOOF OB ELECTRICAL	0074	A001.12	MOBILIZATION	1.000	LS			
	***		PULL BOX, TYPE PB-5	2.000	EACH	PMV	SG-21	KAREL
	0075	A001.16	PULL'BOX, TYPE PB-6	2.000	EACH	PMV	SG-21	KAREL
			Portland Cement Concrete			TOS	SG-16	KRASON
	0076	A007.16	VEHICLE DETECTOR, TYPE TD-5A	1.000	EACH			
			Vehicle Detector Cable			TOS	5G-21	KAREL
			Vehicle Detector Loop Sealants #			APL	PLANS	KRASON
	0077	A010.54	LUMINAIRE	2.000	EACH	PMV	SP-100	KAREL
	0078	A069.10	1 1/2-INCH CONDUIT ON STRUCTURE	117,000	LF		31 - 100	NAMEL
			Buy America Cert-Producer/Supplier		-	MC	NS5106	KARFI
			Electrical Conduit #			PMV/TOS	5G-21	KAREL
	0079	A070.10	4 4 14 14 14 14 14 14 14 14 14 14 14 14	3116.000	LF	FIVI V/ 103	30-21	NAKEL
			Buy America Cert-Producer/Supplier	3110.000	21	MC	NSS106	KARFI
			Electrical Conduit #					
	0080	A074.12	a a fee saland management of the saland manage	720 000		TOS/COT	5G-21	KAREL
	*****	7.07.1122	Buy America Cert-Producer/Supplier	738.000	LF			
			Electrical Conduit #			MC	NSS106	KAREL
	0081	A079.00				PMV/TOS	SG-21	KAREL
	0082	A080.14		16.000	LF	TOS	SG-21	KAREL
	0083			20.000	LF	TOS	SG-21	KAREL
		A080.26		7014.000	LF	TOS	SG-21	KAREL
	0084	A080.34		4016.000	LF	TOS	SG-21	KAREL
	0085	A080,36		462.000	LF	TOS	SG-21	KAREL
	0086	A190.00		59.000	EACH	COC	SP-99	KAREL
			Portland Cement Concrete			TOS	SG-16	KRASON
			Non-Shrink Grout #			APL	SG-16	KRASON
			Anchor Bolts for SLU & Combination Pole			coc	SG-21	KAREL
			Street Lighting Unit			coc	SG-21	KAREL
			Power Installed Foundations			PMV	SG-21	KARFI
	0087	A190.01	STREET LIGHTING UNIT	3.000	EACH	coc	SP-99	KAREL
			Anchor Bolts for SLU & Combination Pole			COC	5G-21	KAREL
			Street Lighting Unit			COC	SG-21	KAREL
			Power Installed Foundations			PMV	5G-21	KAREL
	8800	A190.02		1.000	EACH	COC		
	0089	A449.00		9.000		COC	SP-99,SG-21	KAREL
	0090	A630.20		2.000	EACH			
OUP BC SIGNING	0091	0030.80			EACH			
	0092	1012.00		1.000	LS			
	0093	7309.50		1.000	EACH	SG-SECTION 27,	NOTE 24	HALL
	0094	7316.00		2.000	EACH			
	0095			39.000	EACH	COC	SP-91	KAREL
	0095	7316.01		4.000	EACH	COC	SP-91	KAREL
SPOUND TO CENEDAL ITEMAS				2500.000	BDAY			
OUP 10 GENERAL ITEMS	0036	0001.08		.500.000	UUAI			DONDLINGER
OUP 10 GENERAL ITEMS	0096	0001.08	Reflective Sheeting #	.500.000	BUA!	TOS	SG-23	
OUP 10 GENERAL ITEMS			Reflective Sheeting # Barricade Warning Lights Type C #	.500.000	BUA!	TOS APL	5G-23 \$G-23	KAREL
OUP 10 GENERAL ITEMS	0097	0001.08	Reflective Sheeting ¤ Barricade Warning Lights Type C ¤ BARRICADE, TYPE III		BDAY			
OUP 10 GENERAL ITEMS			Reflective Sheeting # Barricade Warning Lights Type C # BARRICADE, TYPE III Barricade Warning Lights Type A #					
OUP 10 GENERAL ITEMS	0097	0001.10	Reflective Sheeting x Barricade Warning Lights Type C x BARRICADE, TYPE III A Barricade Warning Lights Type A x Reflective Sheeting x			APL	\$G-23 \$G-23	KAREL KAREL
OUP 10 GENERAL ITEMS			Reflective Sheeting x Barricade Warning Lights Type C x BARRICADE, TYPE III A Barricade Warning Lights Type A x Reflective Sheeting x	\$0.000	BDAY	APL APL	\$G-23	KAREL
OUP 10 GENERAL ITEMS	0097	0001.10	Reflective Sheeting X Barricade Warning Lights Type C x BARRICADE, TYPE III 4 Barricade Warning Lights Type A x Reflective Sheeting X TEMPORARY SIGN DAY 3	30.000 306.000	BDAY	APL APL	\$G-23 \$G-23	KAREL KAREL
OUP 10 GENERAL ITEMS	0097	0001.10	Reflective Sheeting X Barricade Warning Lights Type C x BARRICADE, TYPE III Barricade Warning Lights Type A x Reflective Sheeting x TEMPORARY SIGN DAY 3 SIGN DAY 7	30.000 806.000 773.000	BDAY EACH EACH	APL APL	\$G-23 \$G-23	KAREL KAREL
OUP 10 GENERAL ITEMS	0097 0098 0099	0001.10 0001.75 0001.90	Reflective Sheeting # Barricade Warning Lights Type C # BARRICADE, TYPE III # 4 BARRICADE, TYPE III # BARRICADE, TYPE III # BARRICADE, TYPE III # BARRICADE SIGN DAY # BRIEFIND BARRICADE # BARRICADE	50.000 506.000 773.000 60.000	BDAY EACH EACH EACH	APL APL	\$G-23 \$G-23	KAREL KAREL
OUP 10 GENERAL ITEMS	0097 0098 0099 0100	0001.10 0001.75 0001.90 0001.99	Reflective Sheeting x Barricede Warning Lights Type C x BARRICADE, TYPE III 4 Barricede Warning Lights Type A x Reflective Sheeting x TEMPORARY SIGN DAY 3 SIGN DAY 7 FLASHING ARROW PANEL 5 FLASHING ARROW PANEL 7	30.000 306.000 773.000 60.000	BDAY EACH EACH EACH DAY	APL APL	\$G-23 \$G-23	KAREL KAREL
OUP 10 GENERAL ITEMS	0097 0098 0099 0100 0101	0001.10 0001.75 0001.90 0001.99 0002.97	Reflective Sheeting X Barricade Warning Lights Type C x BARRICADE, TYPE III Barricade Warning Lights Type A x Reflective Sheeting x TEMPORARY SIGN DAY SIGN DAY CONTRACTOR FURNISHED SIGN DAY FLASHING ARROW PANEL FLAGGING	\$0.000 \$05.000 \$73.000 \$0.000 \$8.000	BDAY EACH EACH EACH DAY DAY	APL APL	\$G-23 \$G-23	KAREL KAREL
OUP 10 GENERAL ITEMS	0097 0098 0099 0100 0101 0102 0103	0001.10 0001.75 0001.90 0001.99 0002.97 0003.10 0030.00	Reflective Sheeting X Barricade Warning Lights Type C x BARRICADE, TYPE III Barricade Warning Lights Type A x Reflective Sheeting x TEMPORARY SIGN DAY SIGN DAY CONTRACTOR FURNISHED SIGN DAY FLASHING ARROW PANEL MOBILIZATION	\$0.000 \$06.000 \$73.000 \$0.000 \$8.000 \$0.000	EACH EACH EACH DAY DAY LS	APL APL	\$G-23 \$G-23	KAREL KAREL
OUP 10 GENERAL ITEMS	0097 0098 0099 0100 0101 0102 0103	0001.10 0001.75 0001.90 0001.99 0002.97 0003.10 0030.00 9110.01	Reflective Sheeting IX Barricede Warning Lights Type C H BARRICADE, TYPE III 4 Barricede Warning Lights Type A H Reflective Sheeting IX TEMPORARY SIGN DAY 3 SIGN DAY 5 CONTRACTOR FURNISHED SIGN DAY 5 FLASHING ARROW PANEL 7 FLAGGING 6 MOBILIZATION 1 RENTAL OF LOADER, FULLY OPERATED 1	30.000 306.000 173.000 60.000 18.000 60.000	BDAY EACH EACH DAY DAY LS HOUR	APL APL	\$G-23 \$G-23	KAREL KAREL
OUP 10 GENERAL ITEMS	0097 0098 0099 0100 0101 0102 0103 0104 0105	0001.10 0001.75 0001.90 0001.99 0002.97 0003.10 0030.00 9110.01 9110.03	Reflective Sheeting # Barricade Warning Lights Type C # BARRICADE, TYPE III # 4 BARRICADE, TYPE III # B BARRICADE AND A # B B B B B B B B B B B B B B B B B B	30,000 173,000 160,000 18,000 10,000 10,000	EACH EACH EACH DAY DAY LS HOUR HOUR	APL APL	\$G-23 \$G-23	KAREL KAREL
OUP 10 GENERAL ITEMS	0097 0098 0099 0100 0101 0102 0103 0104 0105 0106	0001.10 0001.75 0001.90 0001.99 0002.97 0003.10 0030.00 9110.01 9110.03	Reflective Sheeting X Barricade Warning Lights Type C x BARRICADE, TYPE III Barricade Warning Lights Type A x Reflective Sheeting x TEMPORARY SIGN DAY SIGN DAY CONTRACTOR FURNISHED SIGN DAY FLASHING ARROW PANEL FLAGGING MOBILIZATION RENTAL OF LOADER, FULLY OPERATED RENTAL OF DUMP TRUCK, FULLY OPERATED RENTAL OF SIGN DADER, FULLY OPERATED	30,000 773,000 60,000 78,000 60,000 60,000 10,000 10,000	EACH EACH EACH DAY DAY LS HOUR HOUR	APL APL	\$G-23 \$G-23	KAREL KAREL
DUP 10 GENERAL ITEMS	0097 0098 0099 0100 0101 0102 0103 0104 0105 0106	0001.10 0001.75 0001.90 0001.99 0002.97 0003.10 0030.00 9110.01 9110.03	Reflective Sheeting X Barricade Warning Lights Type C x BARRICADE, TYPE III Barricade Warning Lights Type A x Reflective Sheeting x TEMPORARY SIGN DAY SIGN DAY CONTRACTOR FURNISHED SIGN DAY FLASHING ARROW PANEL FLAGGING MOBILIZATION RENTAL OF LOADER, FULLY OPERATED RENTAL OF DUMP TRUCK, FULLY OPERATED RENTAL OF SIGN DADER, FULLY OPERATED	30,000 773,000 60,000 78,000 60,000 60,000 10,000 10,000	EACH EACH EACH DAY DAY LS HOUR HOUR	APL APL	\$G-23 \$G-23	KAREL KAREL

State of Nebraska Department of Roads Material Sampling and Testing Summary

Contract ID 1946
Control Number 12946 DDD
Project Number 12946 DDD
Project Number 14946 DDD
Project Number 14945 DDD
Proj

These are estimated quantities for materials that need to be tasted for this project.
Items that require certifications or letters of compilance are not listed. Please refer to Materials Sampling Guide for those items and for frequency of materials that need to be submitted to NDR for verification testing.

EXHIBIT "A"

																							GROUP 3 CONCRETE PAVEMENT				GROUP 1 GRADING
100	4102.09 Poured with others	0032 4094,04 CU Assume: Poured with others	98	0031 3075.13 6" Assume: 4 Pours		0025-0030 PA	3017.62	10	3017.05 4	essure: Poured with others 65	3016.71	4 inch depth	Assume: 4 Pours	2015	4 inch depth 10	re: 4 Pours	3016 22		!		SS.	le: 5 Pours	2014 11	Assume: Poured with others	Assume: 1 per location/5 locations		0003 1030.00 E
CY REINFORCING STEEL FOR RETAINING WALL AND CITE	CY CLASS 478-3500 CONCRETE FOR RETAINING WALL	Seveng Units Co.	4	6" COLORED CONCRETE PAVEMENT, CLASS 47B-3500		CO: PAVER	Remotrary Steel - Heid Sample Hot Poured Joint Sealant - Field Uses 6" COLORED CONCRETE CLASS 47B-3500 MEDIAN SURFACING	Q	White Pigmented Cure Compound-Field Usex 4" COLORED CONCRETE MEDIAN SURFACING	Q	6" CONCRETE CLASS 478-3500 BIKEWAY	ì	COTORED CONCRETE CLASS 47B-3500 SIDEWALKS	White Pigmented Cure Compound-Field Uses	Q	CONTROL & CEAS #70-3500 SIDEWALLS	CONCRETE CI ASS AND	COLORED CONCRETE MOW STRIP	Hot Poured Joint Sealant - Field Usex	White Pigmented Cure Compound-Field Usex	2	COMBINATION CONCRETE CLASS 478-3500 CURB AND GUTTER		ADJUST MANHOLE TO GRADE		Soil Density-Embankmenta	ARTHWORK MEASURED IN EMBANKAGENT
	12.500	77.000		525.000		4234.000	40,000		92.000		386.000		67.000			87.000		162.000				534,000		2.000		441,000	Automore
	Q	ŞF		YS		\$	SY		Y		SY		SY			SY		SY				¥		EACH		Q	
		Pavement Cores	Agg Free Moisture Field Tech Tests Unconfined Compression Cylinder		TOS/COC		Sample for Quality Sample for Quality		Sample for Quality		Unconfined Compression Cylinder	Agg Free Moisture Field Tech Tests		Sample for Quality	Field Tech Tests	Agg Gross Molecula			Sample for Quality	Unconfined Compression Cylinder	Field Tech Tests	And Free Moleture		CIBIL MOISCORE LESS	Field Density Test	Lab Standard Proctor Test	
		4	16 4 4				ba pa		14		16	4 4		. 16	;					20	ທຸບ	•		y.	ı Un L		-
-		A cone per your perians. LPA/CE is responsible for getting testing lab to take and break the cores.	Air[every 300cy], Slump, Unit Weight, Yield, Cylinders				2-6' samples unless from approved stock One sample per lot unless shipped from tested and approved stock		Sample required if from a non-approved stock		the second secon	Airleveny 300cy), Slump, Ling Weight, Vield, Cylinders	Souther sedonen in nous a notablicated stock	Sample regulated if from a second second	Air(every 300cy), Slump, Unit Weight, Yield, Cylinders			One sample per lot unless shipped from tested and approved stock	Sample required if from a non-approved stock		Air(every 300cy), Siump, Unit Weight, Yield, Cylinders			soil type or as needed is indicated by changes in soil material.	in-place moisture-denstly tests for each 1000ft per lift, depending on		Terra Comments
		eak the SG-16	5G-16 SG-16		SP-101		SG-16 SG-16		SG-16		36-16 36-16	SG-16	SG-16 SG-16	35	SG-16 SG-16			SG-16	SG-16	SG-16	SG-16 SG-16				SG-9		
		16	8 8		5		# #		÷		# 5	٠ 🕁 ١	1 2	SG-16	4			ŭ	ú	<u>.</u>	خر خش				ŭ.		

State of Nebraske Department of Roads Material Sampling and Testing Summary

Contract ID 1946
Control Number 22946 000
Project Number 24945 000
Project Number 24945 256127
Control INFOLM WEST 'O' HISTORIC HIGHWAY
Type of Work BAND COMC FAVE IS FENCE ELEC SIGN
Letting Date October 10, 2013

These are stimated quantifies for materials that need to be tested for this project.

These are stimated quantifies for materials that need to be tested for this project.

Items that require cartifications or intense of compliance are not listed. Please refer to Materials Sampling Guide for those items and for frequency of materials that need to be submitted to NDM for verification testing.

GROUP 10 GENERAL ITEMS GROUP 88 ELECTRICAL 478-3500 and 478-3000 Fine Agg 0.806 Coarse Agg 0.3618 1PF Cerment 564 Assume: 0081-0085 1PF Cement n/a 0078-0080 0076 4gg/Cement Sampling & Testing Totals
ine Age 1.3 tons/CY Age oncrete Calculations Conver arse Agg 1.25 Poured with others

25 CY

0001.08 BARRICADE, TYPE II

0001.10 BARRICAT TYPE II

Reflective Sheeting II

Reflective Sheeting II Poured with others

Poured with others

O.75 CY

A007.16 Vehicle Deflector, TYPE TD-SA
Vehicle Detector Cable
CONDUIT

Charlies Conduit N Itam Code Electrical Conduit to
CABLE
Electrical Cable to
STREET LIGHTING UNIT (3 Styles) CY Agg/CY PCC CY Agg/CY PCC lbs/CY PCC tons/CY Agg **Bid Item Summary** 63.000 83.54 133.98 310.41 11528.000 3971.000 1.000 2.000 EACH BDAY EACH EACH Fine Agg Gradation
Fine Agg Quality
Coarse Agg Gradation
Coarse Agg Quality
Coarse Agg Quality
1PF Cement Sample Sample for Quality Sample for Quality Reflectivity Test Sample for Quality Sample for Quality Reflectivity Test 1 One lest every 1500 tons
1 One lest every 1500 tons, NOR will test these samples
1 One lest every 1500 tons
1 One lest every 1500 tons
2 One test every 1500 tons, NOR will test these samples
2 One test every 2500 tons, NOR will test these samples
3 These totals assume all concrete produced by at a single source. 1 of every 5, or a minimum of two of each type 1 of every 5, or a minimum of two of each type 1 - 4' sample for each cable type per lot. 5 Types 1 - 4' sample for each cable type per lot. 1 Types 1 - 2' sample for each lot or batch. 3 Types 2-6' samples unless from approved stock SG-16 SG-16 Guidanca SG-16 KAREL SG-16 \$6-23 SG-23 SG-21 SG-21 SG-21 MASTERS BEASON BEASON DONDLINGER KAREL KAREL DONDLINGER KAREL EXHIBIT "A"

FEES AND PAYMENTS

EXHIBIT "B"

- A. Payment Method. Payment under this agreement will be made based on <u>Actual Costs</u>

 plus a Fixed Fee for profit.
- B. Total Agreement Amount. For performance of the services as described in this agreement, the Consultant will be paid a fixed-fee-for-profit of \$13,432.92 and up to a maximum amount of \$104,237.94 for actual costs as defined in paragraph "H" of this section. The total agreement amount is \$117,670.86. The Consultant's compensation shall not exceed this maximum amount without prior written approval of the LPA.
- C. Ineligible Costs. The LPA is not responsible for costs incurred prior to the Notice-toProceed date or after the completion deadline date set out in the NOTICE TO

 PROCEED AND COMPLETION section of this agreement or as provided in a written time extension notification.
- D. Federal Cost Principles. For performance of Services under the terms of this agreement, the Consultant will be paid as authorized for each specific Task Order, subject to the terms of this agreement and all requirements and limitations of the federal cost principles contained in the Federal Acquisition Regulation (48 CFR 31).
- E. Federal-aid. (2-1-12) LPA will not make payments directly to Consultant for services performed under this agreement. Instead, the State will serve as a paying agent for LPA, and will pay Consultant directly for properly submitted and approved invoices using both LPA and Federal funds based on the applicable project federal cost participation percentage. The following process shall apply whenever the LPA, the State or the FHWA determines that certain costs, previously paid to Consultant, should not have been paid with federal funds by the State to Consultant. Consultant shall immediately repay the State the federal share of the previously paid amount and may invoice LPA for the costs repaid to the State. LPA shall promptly pay the full amount of the invoice from its own funds unless LPA, in good faith, disputes whether the Consultant is entitled to the payment under the agreement or the amount of the invoice. In the event of a dispute between LPA and Consultant, the dispute resolution process of Section 18 herein shall be used by the parties.
- F. Subconsultant Over-runs and Under-runs. The Consultant shall require any subconsultant to notify Consultant if at any time the subconsultant determines that its costs will exceed its negotiated fee estimate. The Consultant shall not allow any

Project No. ENH-5266(2) Control No. 12946 Lincoln West "O" Historic Highway Template T-AGRS-1F Dated 3-30-12 subconsultant to exceed its negotiated fee estimate without prior written approval of the LPA. The Consultant understands that the amount of any subconsultant cost under-run will be subtracted from the total compensation to be paid to Consultant under this agreement, unless prior written approval is obtained from the LPA and, when applicable, FHWA.

- G. Out of Scope Services and Consultant Work Orders. The LPA may request that

 Consultant provide services that, in the opinion of Consultant, are in addition to or

 different from those set out in the Scope of Services. When the LPA decides that these
 services require an adjustment in costs, the Consultant shall: (a) describe the proposed
 services, (b) provide an explanation why Consultant believes that the proposed services
 are not within the original scope of services and additional work effort is therefore
 required, and (c) estimate the cost to complete the services. Consultant must receive
 written approval from the LPA before proceeding with the out-of-scope services. Before
 written approval will be given by the LPA, the LPA must determine that the situation
 meets the following criteria:
 - That the additional work is beyond the scope of services initially negotiated with Consultant; and
 - That the proposed services are within the scope of the Request for Proposal under which Consultant was selected and contract entered into; and
 - That it is in the best interest of the LPA that the services be performed under this agreement.

Once the need for a modification has been established, a supplemental agreement will be prepared.

If the additional work requires the Consultant to incur costs prior to execution of a supplemental agreement, the LPA shall use the process set out below:

The Consultant Work Order (CWO) – DR Form 250 shall be used to describe and provide necessary justification for the additional the scope of services, effort, the deliverables, modification of schedule, and to document the cost of additional services. The CWO form is available on the Department of Roads website at www.transportation.nebraska.gov/gov-aff/lpa-guide-man.html#forms4. The CWO must be executed to provide authorization for the additional work and to specify when that work may begin. This agreement will be supplemented after one or more CWOs have been authorized and approved for funding.

Project No. ENH-5266(2) Control No. 12946 Lincoln West "O" Historic Highway Template T-AGRS-1F Dated 3-30-12

- H. Payments. Payment for work under this agreement will be made based on actual costs plus a fixed fee for profit. Actual costs include direct labor costs, direct non-labor costs, and overhead costs.
 - (1) <u>Direct Labor Costs</u> are the earnings that individuals receive for the time they are working directly on the project.
 - (a) <u>Hourly Rates</u>: For hourly employees, the hourly earnings rate shall be the employee's straight time hourly rate for the pay period in which the work was performed.
 - For salaried employees, the hourly earnings rate shall be their actual hourly rate as recorded in the Consultant's accounting books of record.
 - (b) <u>Time records</u>: The hours charged to the project must be supported by adequate time distribution records. The records must clearly indicate the distribution of hours to all activities on a daily basis for the entire pay period, and there must be a system in place to ensure that time charged to each activity is accurate.
 - (2) <u>Direct Non-Labor Costs:</u> These costs include all necessary, actual, and allowable costs related to completing the work under the agreement, including but not limited to: meals, lodging, mileage, subject to the limitations outlined below; communication costs; reproduction and printing costs; special equipment and materials required for the project; special insurance premiums if required solely for this agreement; and such other allowable items.

A non-labor cost charged as a direct cost cannot be included in the Consultant's overhead rate. If for reasons of practicality, the consultant is treating a direct non-labor cost category, in its entirety, as an overhead cost, then costs from that category are not eligible to be billed to this project as a direct expense.

Consultant shall submit to the LPA an invoice or billing itemizing all direct non-labor costs claimed for work under this agreement, and all supporting receipts or invoices. The State, on behalf of the LPA, will pay the Consultant for all necessary, allowable, eligible and properly documented direct non-labor costs related to the work under this agreement.

The following expenses will be reimbursed at actual costs, not to exceed the rates as shown below.

(a) The reimbursement for mileage associated with the use of company owned vehicles shall be the prevailing standard rate as established by the Internal

mileage associated with the use of a privately owned vehicle (POV), is limited to the lesser of:

- The mileage rate which the consultant reimbursed to the person who submitted the claim for POV use, or
- 2) The prevailing standard rate as established by the IRS.
- (b) Automobile Rentals and Air Fares will be actual reasonable cost and if discounts are applicable the Consultant shall give the LPA the benefit of all discounts.
- (c) The reimbursement for meal and lodging rates shall be limited to the prevailing standard rate as indicated in the current website address for U.S. General Services Administration's (GSA) rates which is indicated below:

http://www.gsa.gov/portal/category/100120

 For the Consultant and its employees to be eligible for the meal allowance, the following criteria must be met.

Breakfast:

- a) Employee is required to depart at or before 6:30 a.m., or
- b) Employee is on overnight travel.

Lunch:

- a) Employee must be on overnight travel. No reimbursement for same day travel.
- b) Employee is required to leave for overnight travel at or before 11:00 a.m., or
- c) Employee returns from overnight travel at or after 2:00 p.m.

Dinner:

- a) Employee returns from overnight travel or work location at or after
 7:00 p.m., or
- b) Employee is on overnight travel.

Meals are not eligible for reimbursement if the employee eats within 20 miles of the headquarters town of the employee.

The Consultant shall note the actual lodging and meal costs in a daily diary, expense report, or on the individual's time report along with the time of departure to the project and time of return to the headquarters town. The total daily meal costs must not exceed the GSA rates set out above.

(3) Overhead Costs include indirect labor costs, indirect non-labor costs, and direct labor additives that are allowable in accordance with 48 CFR 31. Overhead costs are to be allocated to the project as a percentage of direct labor costs. The Consultant will be allowed to charge the project using its actual allowable overhead rate. Overhead rate increases which occur during the project period will not be cause for an increase in the maximum amount established in this agreement.

- I. Fee for Profit (Actual Cost Plus Fixed Fee). The Fixed Fee for Profit was computed upon the negotiated direct labor and overhead costs. The Fee for Profit is not allowable upon direct non-labor costs. For monthly or progress invoices, the Fee for Profit is calculated by multiplying the sum of the direct labor and overhead costs billed by the negotiated Fee for Profit Rate of "13.75%". Upon completion of the work under this agreement, the Consultant shall invoice the LPA any remaining Fixed Fee for Profit. If all of the work under this agreement is not completed for any reason, fixed fee for profit will be adjusted based on the LPA's determination of the actual percentage of work completed.
- J. Invoices and Progress Reports. The Consultant shall submit invoices to the LPA no more frequently than at monthly intervals and in accordance with the "LPA Reimbursement Procedures" which can be found on the State's website at:

 http://www.transportation.nebraska.gov/gov-aff/lpa-guide-man.html#policies4. The invoices must present actual direct labor, actual overhead, actual direct non-labor costs, as well as the Fee for Profit based upon the actual direct labor and overhead costs billed for that period. The invoices must identify each employee by name and classification, the hours worked, and each individual's actual labor cost. Direct non-labor expenses must be itemized and provide a complete description of each item billed.

 Each monthly invoice must include a completed "Cost Breakdown Form" (see State's webpage at http://www.transportation.nebraska.gov/gov-aff/lpa-guide-man.html) and must be substantiated by a progress report which is to include/address, as a minimum:
 - 1. A description of the work completed for that period
 - 2. A description of the work anticipated for the next pay period
 - 3. Information needed from the LPA
 - 4. Percent of work completed to date

Consultant shall submit a progress report monthly even if Consultant does not submit a monthly invoice.

K. Progress Payments. Payments will not be made unless the monthly progress reports provide adequate substantiation for the work and the LPA and the State determine that the work has been properly completed. The State, on behalf of the LPA, will make a reasonable effort to pay the Consultant within 30 days of receipt of the Consultant

invoices.

Project No. ENH-5266(2) Control No. 12946 Lincoln West "O" Historic Highway Template T-AGRS-1F Dated 3-30-12

- Final Invoice. Upon completion of the work under this agreement, the Consultant shall L. submit their final invoice with a letter identifying it as the final invoice. The letter shall also include the following information/statements:
 - Project name/location, project number, control number, service provided, and agreement number.
 - All the work under this agreement has been completed and all required deliverables have been submitted to the LPA,
 - Consultant has no outstanding issues to be resolved regarding the work under this agreement.

In addition, the Consultant shall review the overhead costs billed to-date to determine if the overhead rates used on the progress billings match the actual allowable rate applicable to the time period that the labor was incurred. If cost adjustments are necessary, they should be reflected on the final invoice. If a particular year's actual overhead has not yet been computed or approved by the State, the most recent years accepted rate should be applied.

- M. Final Payment. Upon determination by the LPA and the State that the work was adequately substantiated and completed in accordance with this agreement, payment will be made in the amount of the approved final invoice. The acceptance by the Consultant of the final payment will constitute and operate as a release to the LPA and the State for all claims and liability to the Consultant, its representatives, and assigns, for any and all things done, furnished, or relating to the services rendered by or in connection with this agreement or any part thereof.
- Audit and Final Cost Adjustment. Upon acceptance by the LPA and the State, the N. State, or its authorized representative, may complete an audit review of the payments made under this agreement. The Parties understand that the audit may require an adjustment of the payments made under this agreement. The Consultant agrees to reimburse the State for any overpayments identified in the audit review, and State agrees to pay Consultant for any identified underpayments.
- Ο. Consultant Cost Record Retention. The Consultant shall maintain, and also require that its Subconsultants/Subcontractors maintain, all books, documents, papers, accounting records, and other evidence pertaining to costs incurred and shall make such material available for examination at its office at all reasonable times during the agreement period and for three years from the date of final cost settlement by FHWA

EXHIBIT "R"

Sheet 6 of 7

and project closeout by the State. Such materials must be available for inspection by Project No. ENH-5266(2) Control No. 12946 Lincoln West "O" Historic Highway Template T-AGRS-1F Dated 3-30-12

the LPA, State, FHWA, or any authorized representative of the federal government, and when requested, the Consultant shall furnish copies.

EXHIBIT "C"

INSURANCE REQUIREMENTS FOR PROFESSIONAL SERVICE PROVIDERS LPA PROJECTS

Consultant agrees to:

- (1) Make a detailed review of its existing insurance coverage.
- (2) Compare that coverage to the expected scope of the work under this contract,
- (3) Obtain the insurance coverage that it deems necessary to fully protect

 Consultant from loss associated with the work. Also, Consultant shall have at a

 minimum the insurance described below:

General Liability -

Limits of at least:

- \$ 1,000,000 Per Occurrence
- \$ 2,000,000 General Aggregate
- \$ 2,000,000 Completed Operations Aggregate (if applicable)
- \$ 1,000,000 Personal/Advertising Injury
- Consultant shall be responsible for the payment of any deductibles.
- Coverage shall be provided by a standard form Commercial General Liability Policy covering bodily injury, property damage including loss of use, and personal injury.
- · General Aggregate to apply on a Per Project Basis.
- The LPA shall be named as Additional Insured on a primary and non-contributory basis
 including completed operations (the completed work/product) for three (3) years after the
 work/product is complete.
- Consultant agrees to waive its rights of recovery against the LPA. Waiver of Subrogation
 in favor of the LPA shall be added to, or included in, the policy.
- Contractual liability coverage shall be on a broad form basis and shall not be amended by any limiting endorsements.
- If work is being done near a railroad track, the 50' railroad right of way exclusion must be deleted.
- In the event that this contract provides for consultant to construct, reconstruct or produce a completed product, products and completed operations coverage in the amount provided above shall be maintained for the duration of the work, and shall be further maintained for a minimum period of five years after final acceptance and payment.

Policy shall not contain a total or absolute pollution exclusion. Coverage shall be
provided for pollution exposures arising from products and completed operations (as per
standard CG0001 Pollution Exclusion or equivalent). (If the standard pollution exclusion
as provided by CG0001 has been amended, please refer to the following section entitled
"Pollution Coverage.")

Pollution Coverage –

• In the event that the standard pollution exclusion as provided by CG0001 has been amended, coverage may be substituted with a separate Pollution Liability policy or a Professional Liability policy that includes pollution coverage in the amount of \$1.0 million per occurrence or claim and \$1.0 million aggregate. If coverage is provided by a "claims made" form, coverage will be maintained for three years after project completion. Any applicable deductible is the responsibility of the Consultant.

Automobile Liability -

Limits of at least:

\$ 1,000,000 CSL Per Accident

Coverage shall apply to all Owned, Hired, and Non-Owned Autos.

Workers' Compensation -

Limits: Statutory coverage for the State where the project is located.

Employer's Liability limits:

\$100,000 Each Accident

\$100,000 Disease - Per Person

\$500,000 Disease - Policy Limit

 Consultant agrees to waive its rights of recovery against the LPA. Waiver of Subrogation in favor of the LPA shall be added to, or included in, the policy

Professional Liability -

Limits of at least:

\$ 1,000,000 Per Claim and Annual Aggregate

Coverage shall be provided for three years after work/project completion.

Electronic Data and Valuable Papers -

Limits of at least:

\$100,000 Electronic Data Processing Data and Media

\$25,000 Valuable Papers

Umbrella/Excess -

Limits of at least: \$1,000,000 Per Occurrence and Annual Aggregate

- Policy shall provide liability coverage in excess of the specified Employers Liability,
 Commercial General Liability and Auto Liability.
- The LPA, shall be an "Additional Insured".
- Consultant agrees to waive its rights of recovery against the LPA. Waiver of subrogation

Project No. ENH-5266(2) Control No. 12946 Lincoln West O Street Historic Highways in favor of the LPA shall be provided.

Additional Requirements -

· Any insurance policy shall be written by a reputable insurance company acceptable to

the LPA or with a current Best's Insurance Guide Rating of A - and Class VII or better,

and authorized to do business in Nebraska.

Evidence of such insurance coverage in effect shall be provided to the LPA in the form

of an Accord certificate of insurance executed by a licensed representative of the

participating insurer(s).

For so long as insurance coverage is required under this agreement, the Consultant

shall have a duty to notify the LPA and the State of Nebraska Department of Roads

(State) when the Consultant knows, or has reason to believe, that any insurance

coverage required under this agreement will lapse, or may be canceled or terminated.

The Consultant must forward any pertinent notice of cancelation or termination to the

LPA and to the State by mail (return receipt requested), hand-delivery or facsimile

transmission within 2 business days of receipt by Consultant of any such notice from an

insurance carrier. Copies of notices received by the Consultant shall be sent to the LPA,

in care of the LPA's Responsible Charge and to the State at the following address:

Nebraska Department of Roads Construction Division – Insurance Section

1500 Highway 2, P. O. Box 94759 Lincoln, NE 68509-4759

Facsimile No. 402-479-4854

Failure of the owner or any other party to review, approve, and/or reject a certificate of

insurance in whole or in part does not waive the requirements of this agreement.

• The Limits of Coverage's set forth in this document are suggested minimum limits of

coverage. The suggested limits of coverage shall not be construed to be a limitation of

the liability on the part of the consultant or any of its subconsultants/tier subconsultants.

The carrying of insurance described shall in no way be interpreted as relieving the

consultant, subconsultant, or tier subconsultant of any responsibility of liability under the

contract.

If there is a discrepancy of coverage between this document and any other insurance

specification for this project, the greater limit or coverage requirement shall prevail.